SOUTHERN DISTRICT OF NEW TORK	
Alexander S. Grier IV,	: Civil Action No.:
Plaintiff,	· :
V.	:
Continental Finance Company, LLC,	: : COMPLAINT
Defendant.	· :
	:

UNITED STATES DISTRICT COURT

For this Complaint, Plaintiff, Alexander S. Grier IV, by undersigned counsel, states as follows:

## **JURISDICTION**

- 1. This action arises out of Defendant's repeated violations of the Telephone Consumer Protection Act 47 U.S.C. § 227, *et seq.* (the "TCPA").
- 2. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b), in that Defendant transacts business in this District and a substantial portion of the acts giving rise to this action occurred in this District.

#### **PARTIES**

- 3. Plaintiff, Alexander S. Grier IV ("Plaintiff"), is an adult individual residing in Chester, New York, and is a "person" as defined by 47 U.S.C. § 153(39).
- 4. Defendant, Continental Finance Company, LLC ("Continental"), is a Delaware business entity with an address of 121 Continental Drive, Suite 108, Newark, Delaware 19713, and is a "person" as defined by 47 U.S.C. § 153(39).

### **FACTS**

5. Within the last year, Continental began calling Plaintiff's cellular telephone, number 845-xxx-5998, using an automatic telephone dialing system ("ATDS").

- 6. When Plaintiff answered calls from Continental, he heard silence and had to wait on the line before he was connected to the next available representative.
- 7. On or about August 15, 2016, Plaintiff spoke with a live representative and requested that all calls to him cease.
- 8. Nevertheless, Continental continued to place automated calls to Plaintiff's cellular telephone number.

## <u>COUNT I</u> <u>VIOLATIONS OF THE TCPA –</u> 47 U.S.C. § 227, et seq.

- 9. Plaintiff incorporates by reference all of the above paragraphs of this Complaint as though fully stated herein.
- 10. At all times mentioned herein, Defendant called Plaintiff's cellular telephone number using an ATDS or predictive dialer.
- 11. In expanding on the prohibitions of the TCPA, the Federal Communications
  Commission ("FCC") defines a predictive dialer as "a dialing system that automatically dials
  consumers' telephone numbers in a manner that "predicts" the time when a consumer will
  answer the phone and a [representative] will be available to take the call..."2003 TCPA Order,
  18 FCC 36 Rcd 14022. The FCC explains that if a representative is not "free to take a call that
  has been placed by a predictive dialer, the consumer answers the phone only to hear 'dead air' or
  a dial tone, causing frustration." *Id.* In addition, the TCPA places prohibitions on companies that
  "abandon" calls by setting "the predictive dialers to ring for a very short period of time before
  disconnecting the call; in such cases, the predictive dialer does not record the call as having been
  abandoned." *Id.* 
  - 12. Defendant's telephone system(s) have some earmarks of a predictive dialer.
  - 13. When Plaintiff answered calls from Defendant, he heard silence before

Defendant's telephone system would connect him to the next available representative.

- 14. Defendant's predictive dialers have the capacity to store or produce telephone numbers to be called, using a random or sequential number generator.
- 15. Defendant placed automated calls to Plaintiff's cellular telephone number despite knowing that it lacked consent to do so. As such, each call placed to Plaintiff was made in knowing and/or willful violation of the TCPA, and subject to treble damages pursuant to 47 U.S.C. § 227(b)(3)(C).
- 16. The telephone number called by Defendant was assigned to a cellular telephone service for which Plaintiff incurs charges pursuant to 47 U.S.C. § 227(b)(1).
- 17. Plaintiff was annoyed, harassed and inconvenienced by Defendant's continued calls.
- 18. The calls from Defendant to Plaintiff were not placed for "emergency purposes" as defined by 47 U.S.C. § 227(b)(1)(A)(i).
- 19. Plaintiff is entitled to an award of \$500.00 in statutory damages for each call in violation of the TCPA pursuant to 47 U.S.C. § 227(b)(3)(B).
- 20. Plaintiff is entitled to an award of treble damages in an amount up to \$1,500.00 pursuant to 47 U.S.C. § 227(b)(3)(B) and 47 U.S.C. § 227(b)(3)(C).

#### PRAYER FOR RELIEF

**WHEREFORE**, Plaintiff respectfully prays that judgment be awarded in Plaintiff's favor and against Defendant as follows:

- 1. Statutory damages of \$500.00 for each violation determined to be negligent pursuant to 47 U.S.C. § 227(b)(3)(B);
- 2. Treble damages for each violation determined to be willful and/or knowing pursuant to 47 U.S.C. § 227(b)(3)(C); and

3. Such other and further relief as may be just and proper.

# TRIAL BY JURY DEMANDED ON ALL COUNTS

Dated: January 17, 2017

Respectfully submitted,

By: <u>/s/ Sergei Lemberg</u>
Sergei Lemberg, Esq. (SL 6331)
LEMBERG LAW, L.L.C.
43 Danbury Road, 3<sup>rd</sup> Floor
Wilton, CT 06897
Telephone: (203) 653-2250

Facsimile: (203) 653-3424 Attorneys for Plaintiff